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| 7590 03/07/2006 | | | EXAMINER | | |
| IBM CORPOR | = : | STORK, KYLE R | | | |
| INTELLECTUA | AL PROPERTY LAW | | | | |
| P.O. BOX 218 | | ART UNIT | PAPER NUMBER | | |
| YORKTOWN HEIGHTS, NY 10598 2178 | | | | | |
| | | | DATE MAILED: 03/07/2006 | | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| ii · · · | | Applicatio | n No. | Applicant(s) | | | | |
|---|--|---|---|---|--|--|--|--|
| | | 10/068,42 | 5 | FUKUDA ET AL. | | | | |
| | Office Action Summary | Examiner | | Art Unit | | | | |
| | | Kyle R. Sto | ork | 2178 | | | | |
| | The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | | | | | | |
| A SH WHIC - Exter after - If NO - Failu Any r | ORTENED STATUTORY PERIOD FOR RICHEVER IS LONGER, FROM THE MAILIN asions of time may be available under the provisions of 37 Cl SIX (6) MONTHS from the mailing date of this communication, period for reply is specified above, the maximum statutory pere to reply within the set or extended period for reply will, by seply received by the Office later than three months after the adjustment. See 37 CFR 1.704(b). | IG DATE OF TH FR 1.136(a). In no eve on. period will apply and wil statute, cause the appli | IS COMMUNICATION nt, however, may a reply be time. I expire SIX (6) MONTHS from to cation to become ABANDONED. | ely filed he mailing date of this communication.) (35 U.S.C. § 133). | | | | |
| Status | | | | | | | | |
| 2a)□ | Responsive to communication(s) filed on This action is FINAL . 2b) Since this application is in condition for all closed in accordance with the practice unconditions. | This action is no lowance except | on-final. for formal matters, pro | | | | | |
| Dispositi | on of Claims | | | | | | | |
| 5)□ 6)⊠ 7)⊠ | Claim(s) <u>1,3-11 and 13-23</u> is/are pending 4a) Of the above claim(s) is/are with Claim(s) is/are allowed. Claim(s) <u>1,3,4,7-9,11,13,14,17-19 and 21</u> Claim(s) <u>5,6,10,15,16 and 20</u> is/are object Claim(s) are subject to restriction a | hdrawn from cor -23 is/are rejecte ted to. | nsideration. ed. | | | | | |
| Applicati | on Papers | | | | | | | |
| 10) | The specification is objected to by the Exa The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the or The oath or declaration is objected to by the |] accepted or b)[o the drawing(s) b orrection is require | e held in abeyance. See ed if the drawing(s) is obj | 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d). | | | | |
| Priority (| ınder 35 U.S.C. § 119 | | | | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | | | | |
| 2) Notice 3) Information | et(s) se of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-94) mation Disclosure Statement(s) (PTO-1449 or PTO/S | | 4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other: | | | | | |

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DETAILED ACTION

 This non-final office action is in response to the Pre-Appeal Brief Request for Review filed 14 December 2005.

2. Claims 1, 3-11, and 13-23 are pending. Claims 1 and 11 are independent claims. The rejection of claims 1, 3-11, and 13-23 under 35 U.S.C. 103 under Camut et al. (US 6684257) and Hori et al. ("Annotation-based Web Content Transcoding") has been withdrawn.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1, 7, 11, and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bobrow et al. (US 2002/0029232, filed 14 November 1997, hereafter Bobrow), and further in view of Rivette et al. (US 6877137, filed 7 December 1999, hereafter Rivette).

As per independent claim 1, Bobrow discloses an information processing method comprising:

- Obtaining a plurality of page files from a web site (paragraph 0121)
- Generating a group of the page files, page layout structures or which are at least similar by analyzing the page files to introduce structural descriptive forms for the

page layout structures and characteristic values for the structural descriptive forms (Figure 15)

- Employing the structural descriptive forms and the characteristic values to calculate an inter-page distance representing a similarity of the page files (Figure 16)
- Grouping the page files, of which the inter-page distance is equal to or smaller than a predetermined value (Figure 15)

Bobrow fails to specifically disclose providing an annotation for an arbitrary page file in the group and correlating the first annotation with at least a part of other page files in the group. However, Rivette discloses providing an annotation for an arbitrary page file in the group and correlating the first annotation with at least a part of other page files in the group (column 4, line 59- column 5, line 34). It would have been obvious to one of ordinary skill in the art at the time of the applicant's invention to have combined Rivette with Bobrow, since it would have allowed a user to annotate groups of related web pages with annotations (Rivette: column 5, lines 9-25).

As per dependent claim 7, Bobrow and Rivette disclose the limitations similar to those in claim 1, and the same rejection is incorporated herein. Bobrow further discloses:

Introducing a representative structural descriptive form that represents the groups and a representative characteristic value for the representative structural descriptive form (Figures 15-16; paragraphs 0144- 0142)

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- Employing the representative structural descriptive form and the representative value to calculate an inter-group distance that delineates the similarity between the groups (Figure 15)
- Grouping the page files that are included in the groups, the inter-group distance
 of which is equal to or smaller than a predetermined value, and generating a
 common group (Figure 15)

Bobrow fails to specifically disclose providing an annotation for an arbitrary page file in the group and correlating the first annotation with at least a part of other page files in the group. However, Rivette discloses providing an annotation for an arbitrary page file in the group and correlating the first annotation with at least a part of other page files in the group (column 4, line 59- column 5, line 34). It would have been obvious to one of ordinary skill in the art at the time of the applicant's invention to have combined Rivette with Bobrow, since it would have allowed a user to annotate groups of related web pages with annotations (Rivette: column 5, lines 9-25).

As per dependent claim 11, the applicant discloses the limitations substantially similar to those in claim 1. Claim 11 is similarly rejected.

As per dependent claim 17, the applicant discloses the limitations substantially similar to those in claim 7. Claim 17 is similarly rejected.

As per dependent claim 21, the applicant discloses the limitations substantially similar to those in claim 1. Claim 21 is similarly rejected.

As per dependent claim 22, the applicant discloses the limitations substantially similar to those in claim 1. Claim 22 is similarly rejected.

As per dependent claim 23, the applicant discloses the limitations substantially similar to those in claim 1. Claim 23 is similarly rejected.

5. Claims 3-4, 8-9, 13-14, and 18-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bobrow and Rivette, and further in view of Hori et al. ("Annotationbased Web Content Transcoding").

As per dependent claim 3, Bobrow and Rivette disclose the limitations similar to those in claim 1, and the same rejection is incorporated herein. Bobrow does not specifically disclose wherein said structural descriptive forms are layout tags employing a style for designating a location on a page for representing tags that are correlated with said page layout structures included in said page files; and wherein said characteristic values are attributes of said layout tags and values of said attributes. However, Hori mentions that layout tags are used (Hori Page 2 Para 2 and 3). It would have been obvious to one of ordinary skill in the art to apply Hori to Camut, providing Camut the benefit of using HTML tags to determine the layout of each web page, which would assist the user in locating an annotation location.

As per dependent claim 4, Bobrow and Rivette disclose the limitations similar to those in claim 1, and the same rejection is incorporated herein. Bobrow does not specifically disclose wherein said inter-page distance is obtained by calculating a sum of the values obtained by weighting said characteristic value and said structural descriptive form that is included in common with said multiple page files. However, Hori mentions that calculations are made for determining the page files (Hori Page 6 Para 1). It would

have been obvious to one of ordinary skill in the art to apply Hori to Camut, providing Camut the benefit of ensuring the calculations are right for determining the page files and annotation placement.

As per dependent claim 8, the applicant discloses the limitations substantially similar to those in claim 3. Claim 8 is similarly rejected.

As per dependent claim 9, the applicant discloses the limitations substantially similar to those in claim 4. Claim 9 is similarly rejected.

As per dependent claim 13, the applicant discloses the limitations substantially similar to those in claim 3. Claim 13 is similarly rejected.

As per dependent claim 14, the applicant discloses the limitations substantially similar to those in claim 4. Claim 14 is similarly rejected.

As per dependent claim 18, the applicant discloses the limitations substantially similar to those in claim 3. Claim 18 is similarly rejected.

As per dependent claim 19, the applicant discloses the limitations substantially similar to those in claim 4. Claim 19 is similarly rejected.

Allowable Subject Matter

6. Claims 5-6 and 10 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

7. Applicant's arguments with respect to claims 1, 3-4, 7-9, 11, 13-24, 17-19, and 21-23 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

- 8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - Gupta et al. (US 6484156): Discloses annotating pages within a web site.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kyle R. Stork whose telephone number is (571) 272-4130. The examiner can normally be reached on Monday-Friday (8:00-4:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen Hong can be reached on (571) 272-4124. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kyle Stork Patent Examiner Art Unit 2178

krs